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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/577,670	12/29/2006	Hui Chen	1454.1716	8871
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SUITE 700	UITE 700		DEAN, JR, JOSEPH E	
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			MAIL DATE	DELIVERY MODE
			01/23/2012	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.	Applicant(s)	_
10/577,670	CHEN ET AL.	
Examiner	Art Unit	_
JOSEPH DEAN, JR	2617	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS.

WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed

after SIX (6) MONTHS from the mailing date of this communication.

- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).

Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any

earned patent term adjustment. See 37 CFR 1.704(b).

Status	
1)🛛	esponsive to communication(s) filed on 29 November 2011.
2a)	his action is FINAL. 2b) ☑ This action is non-final.
3)	n election was made by the applicant in response to a restriction requirement set forth during the interview or
	the restriction requirement and election have been incorporated into this action.

4) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

5)⊠ Claim(s) <u>12-22</u> is/are pending in the application.
5a) Of the above claim(s) is/are withdrawn from consideration.
6) Claim(s) is/are allowed.
7)⊠ Claim(s) <u>12-22</u> is/are rejected.
8) Claim(s) is/are objected to.
9) Claim(s) are subject to restriction and/or election requirement.

Application Papers

10) The specification is objected to by the Examiner.

11) The drawing(s) filed on 05/01/2006 is/are: a) accepted or b) objected to by the Examiner.

13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f)

Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).

Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

12) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

a) 🛛 All	b) ☐ Some * c) ☐ None of:
1.🛛	Certified copies of the priority documents have been received.
2.	Certified copies of the priority documents have been received in Application No
3.	Copies of the certified copies of the priority documents have been received in this National Stage
	application from the International Bureau (PCT Rule 17.2(a)).
* See the	a stached detailed Office action for a list of the certified conies not received

Attachment(s)		
1) Notice of References Cited (PTO-892)	4) Interview Summary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date	
3) T Information Disclosure Statement(s) (PTO/SB/06)	 Notice of Informal Patert Application 	
Paner No/e\/Mail Date	6) Cother:	

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

- 1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filled in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filled on 11/29/2011 has been entered.
- The indicated allowability of claims 12-19 in previous action are withdrawn in view of the newly discovered 112 rejection.

Claim Rejections - 35 USC § 112

3. Claims 12 and 20 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Independent claim 12, in the first paragraph, recites providing path information about a path formed.... And the last paragraph recites initiating at the terminal a method of determining a path between the terminal radio station and radio access point....Examiner is not clear why after path is formed between terminal station and the radio access point, the terminal station initiating a method of determining a path....Applicant may want to rearrange steps in claim 1 to include learning at the terminal radio station....initiating at the terminal radio station... and providing path information.....Secondly, examiner has not found the novelty in claim 1.

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it appears to be similar to a mesh network, where nodes initiate and form paths when paths fail or become out of range.

Objection

 Claims 12 and 20 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action.

Claim Rejections - 35 USC § 102

 Claims 22 is rejected under 35 U.S.C. 102(a) as being anticipated by Cromer et al. (US20030156558) (hereinafter Cromer).

Per claim 22, Cromer discloses a non-transitory computer readable medium storing instructions that when executed control at least one processor in a first radio station to perform a method comprising (see paragraph 0070 for computer readable medium storing instructions): storing a path between said first radio station and the radio access point (paragraph 0064), where the path includes at least one of the second radio stations located within a radio coverage area of the radio access point and enabling data to be transferred from the first radio station to the radio access point and from the radio access point to the first radio station via the path(paragraphs 0058 and 0064 i.e. since the other MU 42 receiving the remote access request frames from MU 30 in not associated with AP, it rebroadcast the remote access request frames, to which it has added its own MAC address, this rebroadcast is received by two MU44 and 46 each is attached to an AP48. Then each of MU 44 and 46 adds mac address to the request frames and forwards them to the AP48,

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therefore data is stored between MU22 and a access point via MU 44 and MU46 and transferred to the AP, see abstract where forming a path that is transmitted in both directions from MU to AP and from AP to MU); sending test data for the radio access point to determine whether a failure of the path exists (paragraphs 0076 and 0077); receiving and processing failure information about presence of a failure of the stored path (paragraph 0064,0077, i.e. mobile unit has processor which processes information as well as RAM and ROM functions), said storing of the path being prior to the processing failure information (paragraph 0077, i.e. paths are stored within data structure if no paths are available, start to build new path structures): initiating a method to determine a new path between said first radio station and the radio access point following reception of the failure information (paragraph 0077, Fig 5, i.e. method of switching to previously stored path, when no path stored, system starts to search for new path by building data structures until AP is in range, therefore options are given to determine or initiate a method to determine path if failure occurs.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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 Claims 12, 13, 20 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cromer et al. (US20030156558) (hereinafter Cromer) and Larsen (US20010036810)

Per claim 12, Cromer discloses a method for operating a radio communication system with a radio access point and a plurality of radio stations including a terminal radio station located outside of direct radio transmission range of the radio access point (paragraph 0021), said method comprising: said terminal radio station located outside of direct radio transmission range of the radio access point (0021) but fail to explicitly disclose providing, path information about a path formed of at least one further radio station of the plurality of radio stations usable for a message transfer between the radio access point and the terminal radio station, to the radio access point responsive to a requirement from the radio access point prior to the message transfer; learning, at the terminal radio station, about the requirement for the path information that was initiated at the radio access point; and initiating at the terminal radio station a method for determining a path between the terminal radio station and the radio access point to fulfill the requirement initiated by the radio access point.

However, Larsen discloses providing, path information about a path formed of at least one further radio station of the plurality of radio stations usable for a message transfer between the radio access point and the terminal radio station, to the radio access point responsive to a requirement from the radio access point prior to the message transfer (paragraph 0171-0179, Fig 4 i.e. call set up probe before data transfer); learning, at the terminal radio station (i.e. MSa), about the requirement for the

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path information that was initiated at the radio access point (paragraph 0183-0185, i.e. after consulting it's gradient table) said terminal radio station located outside of direct radio transmission range of the radio access point (Cromer reference teaches terminal radio outside direct transmission range (paragraph 0021); and initiating at the terminal radio station a method for determining a path between the terminal radio station (i.e. MSa) and the radio access point to fulfill the requirement initiated by the radio access point (paragraph 0183-0185 and 0188-0190, i.e. initiating a path from MSa to MSb)

Therefore, one skilled in the art would have found it obvious from the combined teachings of Cromer which provides packet transfer between mobile unit outside AP range and Larsen provides relaying data between mobile stations and base stations by utilizing probe data to gather information of best routes for accessibility as a whole to produce the invention as claimed with a reasonable expectation of determining best route to the base station, where a mobile station may be out of range where intermediate devices may relay data and by reviewing an gradient table to determine best routes to the base station.

Per claim 13, the combination discloses the method as claimed in claim

12, Cromer discloses wherein the radio communication system includes a base station located inside the direct radio transmission range of the radio access point and the terminal radio station is located within a radio coverage area of the base station (paragraph 0021, 0057 and 0058, Fig 3), Larsen discloses wherein said method further comprises notifying the base station (i.e. RNC) by the radio access point (i.e. base station) about the requirement for the path information (paragraph 0166), and wherein

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said learning by the terminal radio station about the requirement for the path information is a result of a notification by the base station (paragraph 0166, i.e. ID2 and ID1 set aside relaying resources, which is reserved for ID3, which is learned by MSa).

Therefore, one skilled in the art would have found it obvious from the combined teachings of Cromer and Larsen as a whole to produce the invention as claimed with a reasonable expectation of learning by MSa about best path to the base station.

Per claim 20, refer to same rationale as explained in claim 12 (multiple nodes can broadcast information as well as listen for notifications when terminal is turned on).

Per claim 21, Cromer discloses a first radio station for a radio the radio communication system formed of a radio access point and at least one second radio station in addition to the first radio station, the first radio station comprising: means for storing a path between said first radio station and the radio access point (paragraph 0064), where the path is formed of at least one of the second radio stations and enabling data to be transferred from said first radio station to the radio access point and from the radio access point to said first radio station via the path (paragraphs 0058 and 0064), the at least one further radio station located within a coverage area of the radio access point; means for sending test data for the radio access point to determine whether a failure of the path exists (paragraphs 0076 and 0077); means for receiving and processing failure information about presence of a failure of the stored path (paragraph 0064,0077, i.e. mobile unit has processor which processes information as well as RAM and ROM functions), said storing of the path being prior to the processing failure information (paragraph 0077, i.e. paths are stored within data

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structure if no paths are available, start to build new path structures, examiner does not see by adding this amendment where the claim is distinguished over the prior art); and means for initiating a method to determine a new path between said first radio station and the radio access point following reception of the failure information (paragraph 0077, Fig 5, i.e. method of switching to previously stored path, when no path stored, system starts to search for new path by building data structures until AP is in range, therefore options are given to determine or initiate a method to determine path if failure occurs.

Larson discloses provides means for providing, path information about a path formed of at least one further radio station of a plurality of radio stations, the at least one further radio station located within a radio coverage area of the radio access point (see Cromer reference 0058 and 0064, explained in claim 22, MU44 and MU46 within range), usable for a message transfer between the radio access point and the first radio station, to the radio access point responsive to a requirement from the radio access point prior to the message transfer (paragraph 0171-0179).

Therefore, one skilled in the art would have found it obvious from the combined teachings of Cromer which provides packet transfer between mobile unit outside AP range, where notifications are broadcast from mobile units inside of range of the AP, to mobile unit outside the range where data can be sent to the AP from non-associated mobile units and Larsen provides relaying data between mobile stations and base stations by utilizing probe data to gather information of best routes for accessibility as a

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whole to produce the invention as claimed with a reasonable expectation of ensuring if problem is detected in path, determining next route stored or finding new path.

Claims 14-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over
 Cromer and Larsen as applied to claim12 above, and further in view of Raji
 (US20040219878).

Per claim 14, The combination discloses the method as claimed in claim 12, Cromer discloses wherein a known path between the terminal radio station and the radio access point formed of at least one further radio station is known to the terminal radio station and the radio access point (paragraph 0058), enabling data to be transferred from the terminal radio station to the radio access point and from the radio access point to the terminal radio station via the path (paragraph 0032-0039 and 0058) wherein said method further comprises receiving, at the radio access point, failure information about failure of the known path from a radio station of the path (paragraph 0058); initiating, at the terminal radio station, a method for determining a new path between the terminal radio station and the radio access point (paragraph 0058) but fails to discloses learning at the terminal radio station about the failure of the known path after the radio access point leans about the failure.

However, Raji discloses learning at the terminal radio station about the failure of the known path after the radio access point learns about the failure (paragraph 0073).

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Therefore, one skilled in the art would have found it obvious from the combined teachings of Cromer, Larsen and **Raji**, which provides knowledge of dropped and created paths via source/intermediate nodes, as a whole to produce the invention as claimed with a reasonable expectation of achieving process of dropping and developing new paths for continued communication.

Per claim 15, the combination discloses the method as claimed in claim 14, wherein Cromer discloses said learning about the failure of the known path at the radio access point results from information received in response to sending data from the radio access point to the terminal radio station (paragraph 0077).

Per claim 16, the combination discloses the method as claimed in claim 15, wherein Cromer discloses said method further comprises sending test data for the radio access point from the terminal radio station to determine whether the failure exists in the known path (paragraph 0077, i.e. next path stored within the first data structure is attempted to correct problem).

Per claim 17, the combination discloses the method as claimed in claim 16, wherein Cromer discloses said sending of the test data takes place at regular time intervals (paragraphs 0078-0080 and 0090).

Per claim 18, the combination discloses the method as claimed in claim 16, wherein Cromer said learning about the failure of the known path at the terminal radio station results from said sending of the test data to determine whether the failure exists in the known path (paragraph 0077).

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Per claim 19, the combination discloses the method as claimed in claim 18, wherein Cromer discloses said sending of the test data by the terminal radio station to determine whether the failure exists in the known path results from at least one notification sent as a result of a preceding determination of the known path (paragraph 0113).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JOSEPH DEAN, JR whose telephone number is (571)270-7116. The examiner can normally be reached on Monday through Friday 7:30am to 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dwayne Bost can be reached on 571-272-7023. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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/Dwayne Bost/ Supervisory Patent Examiner, Art Unit 2617

/JOSEPH DEAN, JR/ Examiner, Art Unit 2617